TAB

A BILL

To amend the Central Intelligence Agency Retirement Act of 1964 for Certain Employees, as amended, and for other purposes.

- Be it enacted by the Senate and House of Representatives
- 2. of the United States of America in Congress assembled,
- 3 SECTION 1. Section 211 (a) of the Central Intelligence
- 4 Agency Retirement Act of 1964 for Certain Employees, as
- 5 amended, (78 Stat. 1043; 50 U.S.C. 403 note) is further
- 6 amended by striking out "Six and one-half per centum" in the
- 7 first sentence and inserting "Seven per centum".
- 8 SEC. 2. Section 221 of the Central Intelligence Agency
- 9 Retirement Act (50 U.S.C. 403 note) is amended as follows:
- (a) by striking out in paragraph (a) "five consecutive
- 11 years of service" and inserting "three consecutive years of
- 12 service".

1	(b) by striking out from the first sentence of paragraph
2	(b) "or remarriage of such surviving wife or husband." and
3	inserting:
4	"or upon remarriage prior to attaining age sixty of such
5	surviving wife or husband."
6	(c) by striking out in paragraph (c) the items "40 per centum",
7	"\$600", "\$1,800", "50 per centum", "\$720", and "\$2,160", and
8	inserting "60 per centum", "\$900", "\$2,700", "75 per centum",
9	"\$1,080", and "\$3,240".
0	(d) by adding new paragraph (g) which reads as follows:
. 1	"(g) In the case of remarriage on or after age sixty an annuity
2	shall be payable if remarriage has occurred on or after July 18,
3	1966, and if the surviving wife or husband, immediately before
.4	such remarriage, was receiving an annuity from the Central
.5	Intelligence Agency Retirement and Disability Fund. The annuity
.6	of a surviving spouse terminated as a result of remarriage which
7	occurred prior to age sixty and on or after July 18, 1966, shall
.8	be restored at the same rate commencing on the day the
.9	remarriage is dissolved by death, annulment, or divorce, if

1	"(1) the surviving spouse elects to receive this annuity
2	instead of a survivor benefit to which he may be entitled, under
3	this or another retirement system for Government employees,
4	by reason of the remarriage; and
5	"(2) any lump sum paid on termination of the annuity is
6	returned to the fund.
7	"No annuity shall be paid by reason of this paragraph for any
8	period.prior to /EXPLANATION:
	Insert enactment date of Daniels/McGee bill./ No annuity
1	shall be terminated solely by reason of the enactment of this paragraph." (e) by adding new paragraph (h) which reads as follows:
3	"(h) In computing an annuity under this section the service
4	credit of a participant who retires, except under section 231,
5	on an immediate annuity or dies leaving a survivor or survivors
6	entitled to annuity includes, without regard to the limitations
7	imposed by paragraph (a), the days of unused sick leave to
8	his credit under a formal leave system, except that these days
9	will not be counted in determining average basic salary or
0	annuity eligibility. The special contribution specified in
1	section 252 may not be required for days of unused sick leave
,	awaditad unday this nawawanh !!

Approved For Release 2000/09/13: CIA-RDP78-03721A000500080031-3

- SEC. 3. Section 231 (a) of the Central Intelligence Agency
- Retirement Act (50 U.S.C. 403 note) is amended by striking
- 3 ", but this provision shall not increase the annuity of any survivor"
- 4 from the last sentence.
- 5 SEC. 4. Section 232 (b) of the Central Intelligence Agency
- 6 Retirement Act (50 U.S.C. 403 note) is amended by striking all
- 7 that follows "221 (a)" and inserting the following:
- 8 ", except that the computation of the annuity of the participant
- 9 under such section shall be at least the smaller of (i) 40 per centum
- 10 of the participant's average basic salary, or (ii) the sum obtained
- 11 under such section after increasing the participant's service of
- 12 the type last performed by the difference between his age at the
- 13 time of death and age sixty. The annuity of such widow or dependent
- 14 widower shall commence on the date following death of the participant
- 15 and shall terminate upon death or upon remarriage prior to attaining
- 16 age sixty of the widow or dependent widower (subject to the payment
- 17 and restoration provisions of section 221 (g)), or upon the dependent
- 18 widower's becoming capable of self-support."

SEC. 5. Section 291 of the Central Intelligence Agency
2 Retirement Act (50 U.S.C. 403 note) is amended as follows:
3 (a) by inserting "1 per centum plus" immediately after th
4 word "by" in paragraph (a) (2).
5 (b) by deleting paragraphs (b) (2) and (b) (3) and
6 inserting the following:
7 "(2) For the purpose of computing the annuity of a child
8 under section 221 (c) that commences after
9 /EXPLANATION: Insert date immediately preceeding first
10 day of first month beginning on or after enactment date of
11 Daniels/McGee bill. the items \$900, \$1,080, \$2,700, and
12 \$3,240 appearing in section 221 (c) shall be increased by the
13 total per centum increases allowed and in force under this
14 section on or after such day, and, in case of a deceased
annuitant, the items 60 per centum and 75 per centum appearin
6 in section 221 (c) shall be increased by the total per centum
7 allowed and in force to the annuitant under this section on or
8 often auch day !!

	1	(c) by amending paragraph (c) as follows:
	2	"(c) The annuity of each surviving child receiving an annuity
	3	under section 221 immediately prior to
	4	EXPLANATION: Insert date of the first day of the first month
	5	beginning on or after the enactment of the Daniels/McGee bill.
	6	shall be recomputed effective
	7	Insert date of the first day of the first month beginning on or
	8	after the enactment of the Daniels/McGee bill. in accordance
	9	with paragraph (b) (2). No increase allowed and in force prior
	10 .	to such date under section 291 shall be included in the recomputa-
	11	tion of any such annuity, and this paragraph shall not operate to
	12	reduce any annuity."
	13	SEC. 6. (a) The amendments made by section 1 shall become
	14	effective at the beginning of the first applicable pay period beginnin
	15	after December 31, 1969.
	16	(b) The amendments made by sections 2 (a), 2 (b), 2 (d),
	17	2 (e), 3, and 4 shall become effective
	18	EXPLANATION: Insert enactment date of Daniels/McGee bill.
- 1	19	(c) The amendments made by section 2 (c) shall become
	20	effective /EXPLANATION: Insert date of
	21	first day of first month which begins on or after the date of
	22	enactment of Daniels/McGee bill.

1	(d) The amendment made b	y section (5) (a) sh	all apply only
2 to	annuity increases which become	me effective under	section 291
3 aft	ter	EXPLANATION:	Insert date
4 of	enactment of Daniels/McGee	bill/	
5	(e) The amendments made	by sections 2 (a), 2	2 (e), and
6 4	shall not apply in the cases of	persons retired or	otherwise
7 se	eparated prior to	/EXPLA	NATION:
8 In	sert date of enactment of Dani	els/McGee bill/,	and the
9 ri	ghts of such persons and their	survivors shall co	ntinue in
10 .th	e same manner and to the sam	ne extent as if such	sections
11 ha	d not been enacted		

ADDENDUM

The following amendments would be required to incorporate provision for death in service benefits following 18 months service.

SEC Section 232 of the Central Intelligence Agency					
Retirement Act (50 U.S.C. 403 note) is amended as follows:					
(a) by striking "five years" in paragraph (b) and inserting					
"18 months".					
(b) by striking "five years" in paragraphs (c) and (d)					
and inserting "18 Months".					
SEC The amendment made by paragraph (a) shall					
become effective on /EXPLANATION:					
Insert date of enactment of Daniels/McGee bill.					
SEC The amendment made by paragraph (b) shall					
become effective /EXPLANATION:					
Insert date of first day of the first month which begins on or after					
the date of enactment of Daniels/McGee hill					